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UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
SAN FRANCISCO DIVISION

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ORACLE AMERICA, INC., )  
Plaintiff, )  
vs. ) No. CV 10-03561 WHA  
GOOGLE, INC., )  
Defendant. )  
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Videotaped Federal Rule 30(b)(6) deposition of  
DANIEL R. BORNSTEIN, taken at the Law Office of  
King & Spalding LLP, 333 Twin Dolphin Drive,  
Suite 400, Redwood Shores, California, commencing  
at 9:34 a.m., on Friday, July 22, 2011,  
before Leslie Rockwood, RPR, CSR No. 3462.

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**EXHIBIT R**

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<p>1 MR. KAMBER: Object to the form. Beyond the 2 scope. 3 THE WITNESS: Not to my knowledge. 4 MR. PETERS: All right. Let's go to 285. 5 (Exhibit PX285 was marked for 6 identification.) 7 MR. KAMBER: Yeah, we're going to actually 8 claw back this document as unintentionally produced 9 privileged material. 10 MR. PETERS: I will object to that because as 17:54:49 11 I understand it, was this -- were you there, Bruce? Was 12 this read in open court yesterday? 13 MR. BABER: It was, and that has no bearing 14 on whether it's privileged or not. The protective order, 15 I believe, as soon as we give you notice, the basis is 17:55:02 16 that this was prepared at the request of counsel as part 17 of activities in anticipation of litigation, and we are 18 giving you notice under the protective order right now 19 that we are clawing it back. 20 Under the protective order, Marc, I believe 17:55:12 21 you are required to not use it, and you know what the 22 other consequences are under the protective order.</p>	<p>1 the specified information and any copies it has and may 2 not sequester, use, or disclose the information until the 3 claim is resolved. 4 Just so in fairness to you, I wanted to make 5 sure you understood that's what the order said. 17:56:36 6 MR. PETERS: So in that case, please hand 7 that one back. 8 MR. BABER: And while we're at it, I'll just 9 make another statement on the record, which is it's my 10 understanding as a result of our investigation following 17:56:58 11 Mr. Holtzman's violation of the protective order 12 yesterday, that there are several other iterations of 13 this same document, which is a draft of an internal email 14 that was supposed to have a privilege legend on it, that 15 had also been produced, and we'll be providing to you 17:57:11 16 shortly the production numbers of the other iterations, 17 and the clawback notice applies to those as well. 18 Sorry, Marc. I wanted to make it as clear as 19 we could make it. 20 MR. PETERS: I think it's very clear, as I 17:57:30 21 said, because I wasn't at the hearing yesterday. It's 22 clearly something that we'll have to resolve off-line. (Exhibit PX285 was clawed back.) 24 MR. PETERS: Sometimes it is exciting, and if 25 this is what passes for excitement, you know. 17:58:03</p>
<p>23 Page 186</p> <p>1 MR. BABER: I do, and I will follow the 2 protective order for the time being, but I will ask, did 3 you make an objection about privilege yesterday? 17:55:28</p> <p>1 MR. BABER: I don't believe -- no, we did not 2 know what Mr. Holtzman had in the courtroom. He did not 3 give us notice under the protective order, as he was 4 required to. That's been the subject of a separate 5 notice we've already provided to Oracle, which was a 17:55:42 6 violation of the protective order itself in the first 7 instance. 8 So we did not have an opportunity to know 9 what he was going to use with the Judge, nor to 10 investigate whether it was something that was 17:55:50 11 inadvertently produced. 12 We have determined that since the hearing 13 yesterday, and we are giving you notice right now under 14 paragraph 13 of the protective order. 15 MR. PETERS: Given that notice, I think we 17:56:00 16 will have to work this out off-line, and since we are 17 doing that, can we remove the exhibit stamp from that so 18 it's not in the -- 19 MR. KAMBER: Sure. 20 MR. BABER: Just so there's no 17:56:12 21 misunderstanding, I know you don't have the protective 22 order in front of you right now, but paragraph 13 under 23 the protective order does provide that after being 24 notified of the claim of privilege, which we have just 25 notified you of, a party must promptly return or destroy 17:56:23</p>	<p>23 Page 188</p> <p>1 MR. KAMBER: I'm not sure this excites him 2 much. 3 MR. PETERS: We need to get out more. 4 Pressing forward. 285. 5 (Exhibit PX285 was marked for 6 identification.) 7 Q. BY MR. PETERS: Mr. Bornstein, do you 8 remember discussions between Google and a company called 9 Skelmir, which is referred to in this email? 10 A. If you don't mind, I'll take a moment to read 17:59:12 11 the document. 12 Q. Please. 13 A. Okay. 14 Q. Do you remember working -- sorry, do you 15 remember discussions between Google and a company called 18:00:29 16 Skelmir? 17 A. In general, yes. 18 Q. And what was Google looking to buy from 19 Skelmir? 20 MR. KAMBER: Object to the form. 18:00:39 21 THE WITNESS: So to be clear, I'm a technical 22 guy, not a business guy. I was involved with discussions 23 at a technical level with at least one of the guys from 24 Skelmir. I was not in on the business discussions. 25 Q. BY MR. PETERS: Did you evaluate Skelmir's 18:01:04 Page 189</p>

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